IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION

Jay Connor) C.A. No. 2:21-cv-02151-JD-MGB
Plaintiff) C.A. No. 2.21-cv-02131-JD-WGB
v.)) STIPULATION OF DISMISSAL WITH
Complete Reservation Solutions LLC,) PREJUDICE
Leonides Ramirez Individually and Sean)
Engler Individually)
)
Defendants)
)
)

Pursuant to Rule 41 (a) (1) of the *Federal Rules of Civil Procedure*, the Plaintiff, Jay Connor and Defendants, Complete Reservation Solutions, LLC, Leonides Ramirez Individually and Sean Engler Individually hereby stipulate to the dismissal of the above action with prejudice and with each party to bear its own attorney's fees, costs and expenses.

WE CONSENT:

Jay Connor Plaintiff, *Pro Se* 215 East Bay Street 201-F Charleston, SC 29401 843-557-5724 843-913-8357 jayc650@hush.com

ay C. Connor

Date: March 16, 2022

/s/ Chad V. Echols

Chad V. Echols
The Echols Law Firm LLC
224 Oakland Avenue
Rock Hill, South Carolina 29731
(803) 329-8970
chad.echols@theecholsfirm.com
Attorney for Defendants Complete
Reservation Solutions, LLC,
Leonides Ramirez and Sean Engler

Date: March 16, 2022